जादेशिक योजना-मंबई महानगर प्रदेश महाराष्ट्र प्रादेशिक व नगर रचना अधिनियम १९६६ चे कलम २० (३) अन्त्रये सूचना अन्त्रयं विशेष नगर वसाहतीच्या नियमात फेरबदल करणे

महाराष्ट्र गासन नगर विकास विभाग

शासन निर्णय क्रमाक-टीर्पाएस- १२०४/एमएमआर/प्र.क्र.४८/०६/नवि-१२ मंत्रालय,मुंबई- ४०० ०३२. दिनाक: १००९

शासन निर्णय :- गोवत जोडलेली सुचना महासप्ट शासनाच्या साधारण राजपत्रत प्रसिध्द करावी.

स्कारकार्यं राज्याल बांच्या आदेशासुसार ब सांबाने.

(१)(५) (अरुक्ति वासील) कार्यासन आधकारी

प्रति.

- २) महानगर आयुवता, मृंबर्ड महानगर प्रदेश विकास प्राधिकरण बांद्रा-कुर्ला संकूल, वाजा (विकेश) मुंबई-४०० ०५१.
- २) विभागीय आयुवन, काकन विभाग, कोकण भवन, मबि-संबई
- २) सचालक नगर रचना महाराष्ट्र राज्य-पूर्व.
- ४) जिल्हाधिकारी, तामें सकर है.
- ७ । उपसंचात्रक, नगर रचना जांकण विभाग,कोंकण भवन,निव-मुंबई.
- ६) यहायक संचालक नगर रचना,वाणे शाखा,नि.ठाणे
- ७ ज्यवस्थापक गापकीच मध्यवती मृहणालयं, चनीगेड, मुंबई.

्यांना विनता की. सांबतची भासकीय अधिसुचना महाराष्ट्र शासनाच्या साधारण राजण्यात काकण विभागीय पुरवर्णा भाग-१ मध्ये प्रसिध्द करून त्याच्या प्रत्येकी १५ अती यह विभागभारांचालक नगर रचना,महाराष्ट्र राज्य पुणे विजय संचालक,नगर रचना कोकण विभाग, कोकण भवन, नवि-मुंबई, यांना पाठवाब्यात)

्रो कक्ष अधिकारी, नांव-२९, नगर विकास विभाग, यांना सदर सुचना विभागाच्या बनगहरवर प्रांसध्य करणसाठी अग्रेपिन.

१) नियहन्तरी (कार्यसन-१२)

NOTICE

Government of Maharashtra, Urban Development Department, Mantralaya, Mumbai-400 032.

Date :- 9 70 70 2005

The Maharashtra Regional and Town Planning Act, 1966.

No.TPS -1204/MMR/CR-48/06/UD-12:-

Whereas, as per the provisions of Section 15 of the Maharashtra Regional & Town Planning Act, 1966 (hereinafter referred to as 'the said Act') the Government has sanctioned the Regional Plan for Mumbai Metropolitan Region (hereinafter referred to as 'the said Regional Plan') vide Notification No. TPS-1297/1094/CR-116/97/UD-12, dated 23rd September, 1999 which has come into force with effect from 1st December, 1999;

And whereas, Development Control Regulations for Special Townships (hereinafter referred to as 'the said Regulations') have been incorporated in the sanctioned Development Control Regulations of the said Regional Plan (hereinafter referred to as 'the said Development Control Regulations') vide Government Notification No.TPS-1204/MMR DCR/CR-48/06/UD-12,dated 10th March, 2006;

And whereas, the Government of Maharashtra is of the opinion that the following Rules in the said Development Control Regulations should be modified (hereinafter referred to as 'the said proposed modifications') by following the procedure laid down in subsection (2) of Section 20 of the said Act.

Proposed Modifications

Ruie	Existing Rule	Proposed Rule
No.		
5	Development Control	Development Control Regulations -
e Karange	Regulations - Prevailing	Development Control Regulations
t .	Development Control	of respective Municipal Corporations
• • •	Regulations of sanctioned	as well as provisions of MOEF CRZ
	Regional Plan as well as	notification dated 19th February 1991
· · · · · · · ·	provisions of MOEF CRZ	amended from time to time shall be
i i i i	notification dated 19th	applicable mutatis mutandis except
	February 1991 amended from	
* * * * * * * * * * * * * * * * * * *	time to time shall be	Special Regulations for the
	applicable nutatis natandis	Townships which are fully or partly
•	except those expressly	within 10 kms. from respective
i	provided in these Special	Municipal Corporation limits, viz.
•	Regulations.	Municipal Corporation of Greater
		Mumbai, Thane, Navi Mumbai,

Kalvan-Dombiwali, Mira-Bhavenuci, Bhiwandi-Nizampur & Ulhasnagar in MMRDA area. In overlapping area of the 10Km, from any Municipal Corporations within MMRDA area, the regulations of Thane Municipal Corporation shall be applicable. But the following Development Control Regulations of Thane Municipal Corporation and the corresponding provisions of respective corporations shall not be applicable.

Thane of Regulations Municipal Corporation regarding -

1) 23 - Discretionary Powers.

2) 54 - Recreational / Amenity Open Spaces.

3) 65 & App. M - Land Use Classification & uses permitted.

4) N.1.1 - Open Spaces and Area. Height, Limitations for Plots in Congested Area.

5) N.1.5(b) - Additional F.S.I. in lieu of area required for road.

6) N.1.5(a) & App. W - Transfer of Development Rights (TDR)

7) 68(v) & App. P - Land uses and Manner of Development -Accommodation Reservation.

Township 5.1. Special Urbanisable (U2), (i) (GI), (G2) Zone –

> Township Special development the individual plots. Height of it may be increased building shall be as per provisions bve-laws prevailing specified in Regional Plan Fire However, it may be increased Maharashtra. subject to provisions of fire approval prior Advisor. Government

in Special Township in Urbanisable Green (U2). Green (G1), (G2) Zone -

(i) The total built up area / FSI of (i) The total built up area / entire gross area of the Special FSI of entire gross area of the Township in Urbanisable Zone (U2) in and Green Zone (G1,G2) will be 0.5. Urbanisable Zone (U2) and There will be no limit of total built up Green Zone (G1,G2) will be area / FSI for the development of 0.5. There will be no limit of individual plots. Height of building total built up area / FSI for shall be as per prevailing bye-laws as of specified in Regional Plan. However, subject to fighting of fire as arrangements with prior approval of Government Advisor.

Provided that additional FSI upto tighting arrangements with 100% of the permissible FSI may be of Fire permitted with previous approval of of Government of Maharashtra subject to

	Manarashtra.	payment of premium at the rate of
		rupees 500/- per square feet or
		prevailing land rate mentioned in the
		Ready Reckoner, whichever is more.
5.1	(ii) 50% of the gross area of	(ii) 50% of the gross area of the
(ii)	the project shall be kept open	project shall be kept open while the
()	while the project of Special	project of Special Township shall be
		executed on the remaining 50% land
		with gross built up area/FSI of 0.50
		worked out on the entire gross area of
		the project. Further, while developing
		such projects, it would be obligatory
:		on the part of the developer to provide
•		and develop all the infrastructure
	would be obligatory on the	facilities including sites required for
i Î		public purposes as per the prescribed
1		planning norms. As regards 50% of
T :		land which is required to be kept
đ :		open, the same shall be made free of
		encumbrances and no development
	prescribed planning norms	except town level open amenities
	As regards 50% of land	
İ		Provided that additional FSI upto
t • •		100% of the permissible FSI may be
İ	free of encumbrances and no	permitted with previous approval of
:	development except town	Government of Maharashtra subject to
:	level and amonities shall be	payment of premium at the rate of
; ; ;	permissible thereon.	rupees 500/- per square feet or
! !	permissible (deteon.	prevailing land rate mentioned in the
!	<u>.</u>	Ready Reckoner, whichever is more.
5 2/:::\	Balcony or balconies of a	CONTROL OF THE PARTY OF THE PAR
		(d) Balcony or balconies of a
(d)		minimum width of 1.00 mtr. may be
	Hay be permitted from	permitted free of FSI at any floor, not
•	arbiant to maximum of 1 2rd	more than 15% of the floor area and
‡		such balcony projection shall be
: •		subject to the following conditions:
•		i) No balcony shall reduce the
1.	the following conditions:-	marginal open space to less than 3
•	(I) No balcony shall be	
:	allowed on ground floor.	
!		•
i :	(II) Balcony or balconies	allowed on ground floor, which
	shall be permitted to	
:	project in the marginal	
•	open space of not less	room set back or marginal open
· ·	than 3mt. in width.	space. The width of the balcony
	(III) Not withstanding	•
:	anything contained in	
1	any other laws, rules,	the balcony's outermost edge.

	10 barcomes may be addwed to be
force a baleony shall not	enclosed, when enclosed 1.3 th of
be permitted to be	
enclosed.	giass shuffers on the top and the
	rest of the area except the parapet
	shall have glazed shutters.
	iii) The dividing wall between the
	balcony and the room may be
	permitted to be removed on
	payment of premium as prescribed
	by the Government from time to
5.2 NIL	time.
	The following new rule shall be added:
$\mathcal{C}(\hat{\mathbf{v}})$	after rule No.5.2 (v).
	(vi) Processing fee, development
	charges and premium for staircases.
$\frac{1}{2} \left(\frac{1}{2} \right) \right) \right) \right) \right) \right) \right) \right) \right) \right) \right) } \right) \right) \right) \right) \right) \right) \right) } \right) } \right) } \right) } } } \right) } } } }$	passages, balcony enclosures et. Shall
	be as per sanctioned Development
	Control Regulations of Thane
	Municipal Corporation whichever is
	applicable. Premium for additional
	FSI shall be paid to Government. The
	premium amount shall be paid by
	Demand Draft payable to Government
	through the Deputy Director of Town
in the first of the second of	Planning, Konkan Division. Konkan
5.2 NiL :	Bhavan, Navi Mumbai.
	The following new rule shall be added
	añor rule No.5.2 (vi).
	(vii) Government shall have powers to
	relax any of the rules regulations for
	development of Special Townships.

Now, therefore, as provided in sub-section (3) of Section 20 of the said Act, notice is hereby published for inviting suggestions objections, if any, to the said proposed modification from the general public in writing, with reasons thereof, within 60 (sixty) days from the date of publication of this notice in the Maharashtra Government Gazetie. The suggestions objections shall be addressed to the Depuz-Director of Town Planning, Konkar Bhavan. Third floor, Navi Mumbai, who is hereby authorised to hear the suggestions/objections that may be received and to submit his report to Government,

The suggestions objections received by Deputy Director of Town Planning. Monkan Phavan, Navi Mumbai, within the period of 60 (sixty) days from the date of publication of this notice in the M.G.G. shell only be considered.

The aforesaid notice is kept open for inspection by the public during office hours on all working days in the following offices -

- i) Metropolitan Commissioner, MMRDA, Bandra-Kurla Complex, Bandra (E) Mumbai.
 - ii) The Collector, Thane.
 - iii) The Collector, Raigad.
- iv) The Deputy Director of Town Planning, Konkan Division, Navi-Mumbai.
 v) Assistant Director of Town Planning, Thane Branch, Collector Office,
 - Court Naka, Thane.
- vi) Assistant Director of Town Planning, Alibag Branch. Nirdhar Bldg. Tilak Chowk, Alibag, Dist-Raigad.

This notice is also published on web site: www.urban.maharashtra.gov.in

By order and in the name of Governor of Maharashtra,

